UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
X	
CHECKMATE.COM, INC.,	
Plaintiff	

25-CV-3181 (JMF)

-against-

LETTER REQUESTING BRIEF EXTENSION
TO RESPOND TO PLAINTIFF'S NOTICE
OF DISMISSAL DUE TO MEDICAL
EMERGENCY

ARJUN VASAN,	
	Defendant
	X

Hon. Jesse M. Furman

Thurgood Marshall Courthouse 40 Foley Square New York, NY 10007

Re: Checkmate.com Inc. v. Vasan — Letter Requesting Extension to Respond to Dismissal Dear Judge Furman:

I am the *pro se* defendant in the above-captioned matter. I write to respectfully inform the Court that I was hospitalized yesterday, July 10, 2025, due to a medical emergency, which has limited my access to my legal files and ability to prepare court submissions.

Accordingly, I respectfully request a brief extension of 14 days from the date of this letter to file any motion for fees or for sanctions, relating to Plaintiff's recent voluntary dismissal. If the Court requires medical certification of my hospitalization, I can promptly provide it. I believe the Supreme Court has recognized that a voluntary dismissal under Rule 41(a)(1)(A)(i) does not deprive the district court of jurisdiction to address collateral matters such as sanctions and feeshifting. See *Cooter & Gell v. Hartmarx Corp.*, 496 U.S. 384, 395–98 (1990).

Given Your Honor's recent instructions, I would also like to request a pre-filing conference, if necessary, as the filing may be considered substantive. I appreciate the Court's understanding, guidance and consideration.

DATED: July 11, 2025,

In Laguna Hills, California

Respectfully Submitted,

/s/ Arjun Vasan

Arjun Vasan
Defendant *Pro Se*arjun.vasan@gmail.com
(562) 900-6541